STATE OF INDIANA

Drinking Water State Revolving Fund Loan Program



Intended Use Plan State Fiscal Year 2010 July 1, 2009

Drinking Water State Revolving Fund Loan Program Intended Use Plan SFY 2010

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State of Indiana Drinking Water State Revolving Fund Loan Program Intended Use Plan SFY 2010

I. Introduction

The acronyms and terms used herein are defined in Exhibit A, Definitions.

Pursuant to the Safe Drinking Water Act (SDWA) and 40 CFR 35.3555 (a), the State, acting through its Indiana Finance Authority (Authority), hereby submits to the United States Environmental Protection Agency (EPA) and the public this Intended Use Plan (IUP) for State Fiscal Year (SFY) 2010 for its Drinking Water State Revolving Fund (DWSRF). An IUP is prepared each fiscal year to identify the uses of all monies available to the DWSRF.

This IUP supports all funds appropriated to the DWSRF Loan Program during SFY 2010, including funds appropriated under the American Recovery and Reinvestment Act of 2009 (ARRA) that may still be available to fund Projects on the PPL. (Collectively, all grants to the DWSRF are referred to herein as Capitalization Grants).

The mission of the DWSRF Loan Program is to provide low-cost financial assistance in order to construct necessary and environmentally sound drinking water infrastructure; to facilitate statewide compliance with state and federal drinking water standards; to maintain a fiscally self-sufficient program as a continuing source of funding for improvement and protection of public health; and, to conduct any other activity permitted by the Safe Drinking Water Act.

The DWSRF Loan Program is administered by the Authority. The Authority is responsible for setting priorities for loan assistance from the DWSRF, which is evidenced by the Project Priority List (PPL) for SFY 2010 which is attached as Exhibit B. As required by 40 CFR 35.3555(c)(2), the PPL includes all Proposed Projects some of which may receive any remaining ARRA funds. The ARRA's purpose and objective is to preserve and create jobs and promote economic recovery. The DWSRF Loan program is committed to use the ARRA funds to provide assistance to water systems for capital improvement projects which can proceed quickly to construction, create jobs and further the public health protections of the SDWA. Priority of the funds appropriated under the ARRA to the DWSRF Loan Program shall be given to those projects that are ready to start construction.

II. 2010 DWSRF Loan Program Goals and Objectives

The DWSRF Loan Program sets short- and long-term goals as required by 40 CFR 35.3555(c)(5). Short-term goals and objectives are those the State expects to achieve during SFY 2010, while long-term goals and objectives are those the State expects to achieve over a longer period.

A. Short-Term Goals and Objectives

During SFY 2010, the DWSRF Loan Program expects to achieve the following short-term goals and objectives:

(ST1a) Seek the immediate award of the FFY 2010 Capitalization Grant. Upon award, continue to disburse loan proceeds such that the 2010 Capitalization Grant can promptly be utilized.

Ensure that 30% of the 2010 Capitalization Grant is used to provide additional subsidization in the form of principal forgiveness, negative interest loans or grants.

- (ST1b) Continue to expedite spending of the remaining ARRA funds. The DWSRF Loan Program will disburse the loan proceeds from the ARRA capitalization grant first.
- (ST1c) If available, apply for and seek the immediate award of any Capitalization Grant reallocated under the ARRA.
- (ST1d) Seek to use all remaining funds appropriated under the ARRA in a manner that maximizes job creation and economic benefit. Prioritize those projects that are ready to proceed to construction.
- (ST2) Utilize the EPA Drinking Water Project Benefits Reporting System to evaluate the benefits of the Indiana DWSRF Loan Program. Among other parameters, the reporting system will evaluate the number of Indiana DWSRF projects that provide the following public health benefits:
 - 1. Achieve compliance with the Safe Drinking Water Act;
 - 2. Maintain compliance with the Safe Drinking Water Act; and
 - 3. Meet future requirements of the Safe Drinking Water Act.
- (ST3) Conduct at least 30 technical inspections during the construction phase and the post-construction phase to document the construction progress, as well as the appropriate use of SRF funds.
- (ST4) Conduct at least 6 SRF financial site visits to assess Participants financial strength and their ability to repay loans, and work with Participants as needed.
- (ST5) Administer the State's Small System Technical Assistance Fund Program with the goal of providing needed financial assistance for the planning and design costs of SRF projects contemplated by small and low income communities.
- (ST6) Close out the Arsenic Grant Remediation Program. This program has provided financial assistance for compliance with the arsenic standard to all SRF eligible public water systems that currently cannot meet the newly lowered standard.
- (ST7) Work diligently with Participants and effectively manage Proposed Projects to assist Participants in closing loans and constructing projects in a timely, efficient manner. This is accomplished by the following metrics:
 - (ST7a) Schedule a Project Planning Meeting with each Participant within two weeks of receipt of application.
 - (ST7b) Issue a follow-up letter to each Participant within 5 days after a Project Planning Meeting.
 - (ST7c) Perform a completeness review within 10 days of receipt of a Preliminary Engineering Report.

- (ST7d) Complete a technical review of each Preliminary Engineering Report in less than 45 days.
- (ST7e) Issue environmental review documents in less than 90 days.
- (ST7f) Approve bidding authorization and contract award documents in less than 5 days.
- (ST8) Ensure that 20% of the 2010 Capitalization Grant is allocated to fund green projects. Work diligently to identify and fund projects that address or have components of green infrastructure, water or energy efficiency improvements or other environmentally innovative activities in them. Exhibit B-1 shows the percentage of SRF funds that may be used toward green activities.
- (ST9) The DWSRF Loan Program shall report no less than weekly on the use of the funds provided under the ARRA. The Drinking Water Project Tracking System will be used to gather information regarding key project characteristics and milestones. Project data shall be entered into the reporting system as soon as loan agreements are signed with recipients. The DWSRF Loan Program shall meet all reporting requirements established under the ARRA.
- (ST10) Ensure that Davis Bacon Act wage rules apply to all assistance agreements made with funds appropriated under ARRA or with funds allocated under the 2010 Capitalization Grant.

B. Long-Term Goals and Objectives

During SFY 2010, the State will continue to work to achieve the following long-term goals:

- (LT1) Provide financial assistance to current and future Participants, by providing low-cost financing commensurate with prudent fiscal and credit standards.
- (LT2) Maintain the long-term financial integrity of the DWSRF by judiciously managing its assets in order to realize a rate of return that will sustain the DWSRF in perpetuity.
- (LT3) Monitor all outstanding loans and the financial capability of Participants through the use of an in-house monitoring system and, in conjunction with the Bank of New York, ensure the DWSRF Loan Program continues to avoid loan defaults. In particular, review the financial statements for Participants receiving a State Board of Accounts audit in the current calendar year. Require new Participants to utilize paying agent agreements and offer all prior Participants the opportunity to enter into a paying agent agreement. Conduct financial on-site visits as warranted.
- (LT4) Leverage EPA Capitalization Grants to generate loans that exceed two-times the awarded grant amounts.
- (LT5) Monitor Participant's draw of funds to assure loans are being drawn within two years. Assure that un-drawn funds are returned to the DWSRF loan pool and made available to other Participants.
- (LT6) Submit required reports to EPA in a well-prepared and timely manner, and ensure that EPA funds are accessed within one week of being made available to the State.
- (LT7) Monitor DWSRF Set-Aside uses and activities and reconcile balances to EPA Set-Aside account balances quarterly. Continue to encourage the transfer of unused balances to the DWSRF, thereby increasing the DWSRF Set-Aside spending rate.

- (LT8) Provide at least 15% of the DWSRF to systems serving fewer than 10,000 persons.
- (LT9) Periodically publish an SRF Loan Program newsletter.
- (LT10) Work with the other State and Federal drinking water infrastructure financing agencies to coordinate efficient and effective financing of drinking water projects.
- (LT11) Develop a comprehensive database for staff to reference all information related to each SRF project.
- (LT12) Complete a drinking water technical training course to ensure that all SRF Loan Program technical reviewers can competently review both wastewater and drinking water Proposed Projects.
- (LT13) Coordinate the co-funding of an Indiana Finance Authority Brownfield Program and DWSRF Loan Program project.
- (LT14) Work diligently with Participants who receive ARRA funds to effectively manage their Proposed Projects so as to meet all of the requirements of the ARRA, including the following:
- (LT14a) Ensure that projects to be funded under ARRA are under a binding commitment and are under contract or construction within 12 months of the date of enactment of the ARRA. Priority of funds shall be given to projects on the PPL that are ready to proceed to construction.
- (LT14b) Ensure that none of the funds appropriated may be used for the construction, alteration, maintenance, or repair of a public building or public work unless all of the iron, steel, and manufactured goods used in the project is produced in the United States unless a waiver is given by EPA. This requirement shall be applied in a manner consistent with the U.S. obligations under international agreements.
- (LT14c) The DWSRF Loan Program shall report no less than weekly on the use of the funds provided under the ARRA. The Drinking Water Project Tracking System will be used to gather information regarding key project characteristics and milestones. Project data shall be entered into the reporting system as soon as loan agreements are signed with recipients. The DWSRF Loan Program shall meet all reporting requirements established under the ARRA.
- (LT14d) Ensure that Davis-Bacon Act wage rules apply to all assistance agreements made in whole or in part with the funds appropriated under the ARRA.
- (LT14e) Notwithstanding the requirements of section 1452(a) (2) of the SDWA, ensure that not less than 50 percent of the capitalization grant appropriated under the ARRA shall be used to provide additional subsidization in the form of forgiveness of principal, negative interest loans or grants.
- (LT14f) Section 1452(k) of the SDWA shall not apply to funds received under the ARRA.
- (LT15) Provide incentives to Participants through the Sustainable Infrastructure and Green Initiatives (SI/GI) Incentive program. The SRF Loan Programs created the SRF SI/GI Incentive to encourage CW and DW SRF Loan Program participants to utilize green practices and

sustainable infrastructure principles in wastewater and drinking water infrastructure projects. The SRF SI/GI Incentive provides two main benefits:

- 1) Up to 0.5% percent interest rate discount over the entire loan to help offset SI/GI components costs and
- 2) Improved ranking on the SRF Project Priority List.

(LT16) Develop the Well Closure Assistance Program with the purpose of providing grant assistance to Community Water Systems for identification and proper closure of unused wells.

III. Financial Status of the DWSRF

A. Sources and Uses of Funds

Capitalization Grants, Guarantee Revenue Bond proceeds, and State Match Revenue Bond proceeds are used to capitalize the DWSRF Loan Program. In turn, the majority of the bond proceeds are loaned to Participants for eligible projects. The DWSRF Loan Program utilizes its Capitalization Grants to serve as security for Guarantee Revenue Bonds issued by the State, the proceeds of which are loaned to Participants. Earnings on the Capitalization Grants serve as a source of payment for Guarantee Revenue Bonds and State Match Revenue Bonds issued by the State.

The ARRA funds will initially fund direct loans to Participants for eligible projects. The Interest paid on such loans may serve as a source of payment for Guarantee Revenue Bonds and State Match Revenue Bonds issued by the State. Principal repayments on such loans may serve as security for Guarantee Revenue Bonds issued by the State. Additionally, the State may issue Guarantee Revenue Bonds in the future and utilize interest paid and/or principal repayments from ARRA funded loans to serve as security for such Guarantee Revenue Bonds.

As required by 40 CFR 35.3555(c)(4), Exhibit C, Intended Uses of the Funds, identifies the intended uses of the funds held in DWSRF accounts, and how those uses support the goals of the DWSRF Loan Program. Exhibit C also demonstrates how the Authority meets the requirements of 40 CFR 35.3550(1) by using all of the funds in the DWSRF in an expeditious and timely manner.

B. Available Funds

During SFY 2010, the State intends to provide funds to meet existing loan commitments and to make new loans through the issuance of additional Guarantee Revenue Bonds and State Match Bonds. The issuance of these bonds will occur as, when and in amounts that are necessary for the State to meet the cash flow borrowing needs of existing and new loans. Binding commitments are only made from the DWSRF when a financial assistance agreement is entered into with a Participant.

In order to maximize the amount of funds that the DWSRF Loan Program may lend, the State employs a leveraged financing structure, which limits precision in predicting capacity. Future funding capacity can vary materially if there are changes in the calculating assumptions such as future loan interest rates, future interest rates on Guarantee Revenue Bonds and State Match Revenue Bonds, the rate at which Capitalization Grants are converted to cash, the amount of future Capitalization Grants, and future investment rates.

The maximum amount of funding available for loans depends on:

- 1. Demand for the DWSRF Loan Program as evidenced by Proposed Projects;
- 2. Readiness-to-proceed of Participants as evidenced by completion of a PER and other steps necessary to secure a DWSRF Loan Program loan within SFY 2010; and
- 3. Capacity of the DWSRF to issue additional Guarantee Revenue Bonds and State Match Revenue Bonds to generate additional loanable funds, which requires sufficient cash flows to repay them.

The State expects to seek and be awarded in SFY 2010 a Capitalization Grant in the amount of approximately \$22 million. In addition the State may have funds remaining from the ARRA Capitalization Grant to use for eligible projects on the PPL. The funds received pursuant to the ARRA shall not be subject to the State matching requirements of section 1452(e) of the SDWA. The State may apply for any reallocated ARRA funds if available.

C. Cross-collateralization of the CWSRF with the DWSRF

To the extent permitted by the Clean Water Act (CWA) and the SDWA, and their incumbent regulations, specifically 40 CFR 35.3555(c)(9), the State has cross-collateralized the Clean Water State Revolving Fund (CWSRF) and the DWSRF Loan Programs to optimize their capitalization requirements and to better manage the specific funding needs of projects assisted through them.

This cross-collateralization arrangement maximizes the security for bonds issued by the State to capitalize the SRF Loan Programs. Accordingly, this could relate to and affect all types of funds held in them. The State expects that any such transfers would occur at any time necessary to prevent a default on any such bonds and would be made between accounts established for like purposes and subject to like restrictions. To date, no transfers of this nature have been made.

The State expects to retain the flexibility to reimburse, on a cumulative net basis, any transfers made under a cross-collateralization arrangement. Because such a cross-collateralization arrangement is a contingent security concept and transfers are not expected or planned to occur, the State does not expect this arrangement to affect negatively the funding capacity of the SRF Loan Programs. However, if such transfers occur and are not reimbursed, it may affect the burdened Fund's ability to make a volume of additional loans it otherwise might have been able to make.

IV. Distribution of Funds

A. Allocation of Funds to the DWSRF and the Set-Aside Accounts

The SDWA permits the State to use a Capitalization Grant for a variety of purposes to protect drinking water. In addition to making loans for the construction of drinking water infrastructure, the State may use the Capitalization Grant to support activities in the Indiana Department of Environmental Management (IDEM) Drinking Water Program, such as: provide technical assistance to drinking water systems; improve the technical, managerial, or financial capacity of drinking water systems; and develop programs to protect sources of drinking water. As required by 40 CFR 35.3555 (c)(3)(i), the State must provide the rationale for allocating Capitalization Grant funds between infrastructure loans and other activities known as "Set-Asides."

In SFY 2010, the State will focus on infrastructure projects and will bank 4%, or approximately \$905,520, of the Administrative Set-Aside. The DWSRF Loan Program does not intend to take

any other Set-Asides from the FFY 2010 Capitalization Grant. See Exhibit G and Section VI. Set-Asides.

As stated in EPA Policy Memo of February 9, 1999, the Indiana DWSRF Loan Program can earmark 1452 (g) (2) (B) Set-Aside funds that it intends to use at a later time and for which a workplan has not been prepared. These unspecified funds – also called "banked" funds – are deposited into the DWSRF and directed toward infrastructure projects in the short-term. The State retains the authority to reclaim the funds from a future capitalization grant.

A historic summary of Indiana DWSRF banked funds is presented in Exhibit D, Unspecified DWSRF Set-Asides.

B. Interest Rates

As allowed by 40 CFR 35.3555 (c)(3)(iii), Indiana's DWSRF Loan Program uses a Base Interest Rate, which is re-set on the first business day of each January, April, July, and October. The Base Rate is calculated by using 90 percent of the average 20-year AAA-rated, general obligation bond Monthly Market Data (MMD) composite index for the most recent calendar month. The Base Rate is discounted further based on the Participant's median household income (MHI) from 2000 Census data and projected post-project monthly user rates, as follows:

	User rates over \$45	User rates between \$25-\$45	User rates under \$25
MHI under \$33,669	{C} Rate – 0.75%	{C} Rate – 0.50%	$\{A\}$ Rate $-0.50\% = \{C\}$ Rate
MHI between \$33,670-\$41,566	{B} Rate – 0.75%	{B} Rate – 0.50%	$\{A\} Rate - 0.25\% = \{B\}$ Rate
MHI over \$41,567	{A} Rate – 0.75%	{A} Rate – 0.50%	Base Rate = $\{A\}$ Rate

The Participant's financial information is reviewed by the DWSRF Loan Program to finalize a DWSRF interest rate. The Participant's rate consultant completes this rate study before a rate ordinance is adopted at the local level.

Wrapped DWSRF loans may be charged 25 additional basis points to help offset the additional subsidy they afford. The DWSRF Loan Program has the discretion to waive the extra charge for Participants. Any Participant proposing to use a wrap structure will be required to justify it by showing a substantial effect on User Rates.

Interest rates for not-for-profits and for-profit entities will be set at the discretion of the State and may be higher, but no lower than the interest rates calculated by the means set forth immediately above.

The DWSRF Loan Program will monitor DWSRF Loan Program interest rates and make adjustments as appropriate; however, these adjustments will not affect loans closed prior to the adjustment.

Projects funded with ARRA funds may receive additional subsidization in the form of principal forgiveness and/or the base interest rate structure set forth in this section may be utilized or a lower interest rate may be applied if approved by the Indiana Finance Authority Board. If any portion of the loan is funded with base SRF funds then the base interest rate structure as described in this section will apply. In addition, 30% of the 2010 Capitalization Grant may be used to

provide additional subsidization in the form of principal forgiveness, negative interest loans or grants.

C. Terms

Consistent with applicable law, all DWSRF Loan Program loans, including ARRA funded loans, will be structured so that minimum annual principal repayments commence one year after expected completion of the project, and final principal payment will occur no later than 20 years after expected completion of the project. Additionally, the State expects level debt service payments except in limited circumstances, such as where DWSRF Loan Program debt service is wrapped around a Participant's existing debt based on user rate affordability. Executing a DWSRF Loan Program loan on any basis other than level, aggregate annual debt service is subject to additional State review and approval.

D. Other Types of Assistance Provided

In addition to assistance from the DWSRF, the DWSRF Loan Program also offers the SRF Pooled Loan Program. Participants in the SRF Pooled Loan Program are eligible for financing at the same "AAA" interest rate available to the SRF Loan Program at the time of the Participant's loan closing. Most Participants realize substantial savings when compared to their "open market" rate. Since the SRF Pooled Loan Program supplements the DWSRF Loan Program, the State has the right to blend a large project with assistance from the SRF Pooled Loan Program. For instance, the State may require non-construction loans ("planning and design") loans to be funded by the SRF Pooled Loan Program. Furthermore, the State may require requests for additional funding to be funded by the SRF Pooled Loan Program.

The State will consider refinancing, commensurate with federal and State law, where (i) a Participant is proposing a new drinking water project that will result in a significant improvement in drinking water quality and (ii) as a result of State law or other restrictions on the Participant (including existing bond ordinance, trust indenture or credit agreement provisions), a refinancing of the existing debt is necessary or convenient as a matter of law or prudent fiscal or credit policy.

The State does not intend to use ARRA funds to refinance any existing loans. Thus, the State will not use ARRA funds to refinance debt incurred before October 1, 2008.

E. Fees Assessed on Recipients

As permitted by 40 CFR 35.3555 (c)(3)(iv), the State assesses Participants a Loan Closing Fee of \$1,000. The DWSRF Loan Program may also assess a Non-Use Fee on funds not used for project costs two years following the loan closing. The total dollar amount in the DWSRF Administrative Fee account as of June 30, 2009 was \$37,467.

Participants must use non-SRF monies to fund payment of the above mentioned fees.

If any loans are funded with ARRA funds then those loans shall be assessed the same fees as standard SRF loans.

F. DWSRF Financial Planning and Long-term Financial Health

The State employs financial advisor, Lamont Financial Services Corporation, to evaluate the financial status and health of the DWSRF and make recommendations that support fiscal sustainability, in accordance with 40 CFR 35.3555 (c)(3)(v).

G. Transfers between DWSRF and CWSRF

The State has retained the flexibility to permit transfers between the DWSRF and the CWSRF of Capitalization Grants and other funds held in or allocable to such funds to the extent permitted by the CWA and the SDWA, specifically 40 CFR 35.3555(c)(8). Exhibit C, *Intended Uses of the Funds*, identifies transfer balances.

Each transfer would only be made between accounts established for like purposes and be subject to like restrictions by the SRF Loan Programs and would be accounted for on a cumulative net basis. Consistent with prior transfers, the State expects that transfers would be from funds held in its Grant Equity account or other funds held in the SRF and that such funds would be used to generate additional lending capacity under the leverage loan structure of the DWSRF. The State would expect only to make transfers in a manner consistent with agreements related to outstanding Guarantee Revenue Bonds and State Match Revenue Bonds.

The State retains the flexibility to permit transfers between DWSRF and the CWSRF capitalization grant received under the ARRA. At this time, the State does not plan on transferring funds between the DWSRF and the CWSRF program. The State acknowledges that the only such transfer of funds that is permissible under the ARRA appropriation is between these two capitalization grants, and commits to manage and expend all funds thus transferred consistent with the requirements of the ARRA.

V. Selection of Systems to Receive Assistance

A. Priority System

To determine which Proposed Projects will receive loans, the State follows criteria for assistance established by the SDWA and 40 CFR 35.3555(c)(1). To the extent practical, the State expects to give priority to projects that propose the following items:

- 1. Address the most serious risk to human health;
- 2. Are necessary to ensure compliance with the SDWA; and
- 3. Assist systems most in financial need on a per household basis according to state affordability criteria.

The priority system, designed to implement the SDWA criteria, is attached as Exhibit E, DWSRF Loan Program Project Scoring and Ranking Worksheet. All Projects are ranked and under go public review as required by 40 CFR 35.3555(c)(2).

Some Projects on the PPL may receive ARRA funds if the Project meets all the ARRA requirements and is ready to proceed to construction. Projects funded with ARRA funds may be funded in advance of Projects in the Fundable Range.

B. Project Priority List (PPL)

The PPL, attached as Exhibit B, ranks Proposed Projects for which PERs were received by June 30, 2009. All other Proposed Projects for which the Authority received applications by June 30 2009 but for which PERs have not been submitted, are listed alphabetically un-scored and unranked. The names of the public water systems along with a description of the types of projects, the expected terms of financial assistance, the expected amount of assistance, and the population are listed on the PPL, as required by 40 CFR 35.3555 (c)(2)(i). In addition, a Fundable Range has

been identified on the PPL. Proposed Projects that will not be receiving ARRA funds and are outside of the Fundable Range may receive funding in advance of those projects identified in the Fundable Range by following the Bypass Procedure outlined below. Proposed Projects that are eligible to receive ARRA funds may be funded in advance of those Projects in the Fundable Range provided the Project meets all ARRA requirements and is ready to proceed to construction.

In addition to the PPL, Exhibit B-1 shows the percentage of SRF funds that may be used toward green activities.

"Project readiness criteria" will be applied to assure that Proposed Projects that are ready for DWSRF Loan Program financing will be given priority. Steps towards "project readiness" can be demonstrated by: (1) Submitting a PER, (2) Obtaining PER Approval, construction permit issued, bidding the project and beginning construction pursuant to the DWSRF Loan Program established timeframes, and where applicable, meeting the requirements of ARRA, and (3) Initiating the steps required by State statute and the DWSRF Loan Program to proceed with a financial closing with the DWSRF Loan Program. This involves completing the State law steps required to issue valid bonds, retaining a nationally recognized bond counsel to issue its unqualified, approving opinion on the validity of the bonds at closing and demonstrating the ability to repay the DWSRF Loan Program Loan.

Disbursements of DWSRF Loan Program funds will be made on a cost-incurred basis in accordance with the SDWA and State law. If ARRA funds are used to fund a Project then funds from ARRA will be disbursed first and tracked separately from traditional DWSRF Loan Program Funds.

C. List of Projects Expected to Receive Assistance – Fundable Range

To inform the public of estimates regarding the DWSRF's financial capacity and to direct DWSRF Loan Program assistance to the highest priorities where possible, the State calculated a "Fundable Range" for those projects that are on the PPL.

The Fundable Range is a tool the State uses to plan and prioritize its responsibilities and resources. Proposed Projects were included in the Fundable Range based on a Proposed Project's rank and score. On July 1, 2009, the Authority determined that funds available were insufficient to fund all projects on the PPL, therefore, those Proposed Projects within the Fundable Range were afforded priority of resources; most notably, preference in closing a loan as soon as the necessary programmatic and financial steps were completed. Proposed Projects that are outside of the Fundable Range may receive funding in advance of those projects identified in the Fundable Range by following the Bypass Procedure outlined below. In addition, if a Project is funded with ARRA funds then the Project may be funded in advance of those Projects in the Fundable Range if the Project meets all ARRA requirements and is ready to proceed to construction.

D. Bypass Procedure

The Authority has determined that funds on-hand are insufficient to fund projects in addition to those within the Fundable Range, therefore, the State will use the following bypass procedures to allow other projects on the PPL to receive financial assistance from the DWSRF during SFY 2010. As allowed by 40 CRF 35.3555(c)(2)(ii), these bypass procedures enable projects originally identified outside the Fundable Range to be funded when higher-priority projects have

not yet progressed to a stage allowing for loan closing. However, if a bypassed project becomes ready to proceed, it will have funding priority over other projects below it on the PPL. The following Bypass Process will be used in SFY 2010:

- 1. The DWSRF Loan Program will note the Fundable Range on the SFY 2010 PPL and notify all Participants with Proposed Projects on the PPL of their status. Participants will be advised that being in the Fundable Range does not mean that a loan commitment is made or that funding is guaranteed or reserved; rather it means funding priority will be given to those Proposed Projects.
- 2. All Participants that are eligible for subsidized financing must bid the entire DWSRF Loan Program financed project in advance of a DWSRF loan closing.
- 3. Up to March 31, 2010, only projects in the Fundable Range will be permitted to close a DWSRF loan, unless the Project is being funded with ARRA funds and is ready to proceed to construction then the Project may be funded in advance of a Project in the Fundable Range at any time.
- 4. After March 31, 2010, the DWSRF Loan Program will permit the bypass of projects within the Fundable Range that have not closed, or scheduled to close a loan. The DWSRF Loan Program will extend the Fundable Range by the amount of such bypassed projects. This is intended to afford Participants otherwise outside the original Fundable Range to gain priority in working quickly to close their loans.
- 5. After March 31, 2010, any project ready to close a DWSRF Loan Program loan under applicable DWSRF Loan Program lending requirements will be permitted to do so.
- 6. Proposed Projects that are necessary to alleviate unanticipated catastrophic or emergency situations that pose a threat to public health may be elevated to the top of the PPL upon the recommendation of the IDEM's Drinking Water Program. Emergency projects may include, but not be limited to, the loss of safe drinking water resulting from the following events: flood, fire, system collapse, tornado, weather damage or hazardous spills. Therefore, as allowed by 40 CFR 35.3555 (c)(2)(iii)-such emergency projects may be added to the top of the PPL for immediate assistance. One or more Proposed Projects in the original Fundable Range may be moved out of the Fundable Range in order to provide loans to emergency projects.
- 7. Notwithstanding the foregoing, after March 31, 2010, the DWSRF Loan Program may institute additional or alternative conditions and limits other than as expressed in this IUP to tentatively select Participants for closing eligibility and to bypass any such tentatively selected Participant. Without limitation, these may include (i) bypassing Participants that fail to close within a 30-day (or shorter) period of being notified of timing and eligibility to close, (ii) limiting loan closing amounts to lesser amounts than requested, (iii) requiring evidence of full project funding if all funding needs are not provided through the DWSRF Loan Program at a loan closing, and (iv) conditionally reserving funding for any Participant commitments, etc.
- 8. For projects funded with funds appropriated under the ARRA, the DWSRF Loan Program shall give priority to those projects that are ready to proceed to construction. Projects must meet all standard DWSRF Loan Program requirements and any additional requirements provided for under the ARRA. Proposed Projects that are outside of the

Fundable Range may receive funding in advance of those projects identified in the Fundable Range if it is determined that the project is ready to proceed to construction. In order to meet the requirements and deadlines of the ARRA for expeditious and timely commitment and expenditure of funds, the DWSRF Loan Program will regularly review data reported to EPA on the progress of assistance recipients and identify any issues with timeliness of progress. If issues are identified, the DWSRF Loan Program will work to resolve these issues. The DWSRF Loan Program has included conditions in its financial assistance agreement to ensure that recipients make timely progress with respect to entering into contracts and/or construction. The DWSRF Loan Program understands that EPA may deobligate grant funds from states that fail to meet requirements on use of ARRA funds. If the State is eligible for additional funds made available by reallotment of ARRA funds, the State will provide EPA a list of projects from its PPL that are immediately prepared to proceed to construction. In addition, if the State is eligible for reallotment of ARRA funds the State agrees to provide EPA a certification through an amendment to the IUP that all funds received for additional projects will be under construction within 120 days of reallotment.

9. Any Project funded with ARRA funds may be provided additional subsidization in the form of principal forgiveness. The amount of principal forgiveness will be determined based on a community's median household income and user rates. Thus, a lower median household income and high user rates would mean the community would be given a greater amount of principal forgiveness than a community with a high median household income and a low user rate. (See matrix below which identifies the percentage of the principal forgiveness.) The DWSRF Loan Program intends to target, as much as possible, communities that could not otherwise afford an SRF loan to receive the additional subsidization. The DWSRF Loan Program has not set a cap on the amount of ARRA funds that a community may receive. The DWSRF Loan Program shall identify those communities who will receive additional subsidization and the amount of the additional subsidization prior to executing a financial assistance agreement. All DWSRF Loan Program requirements must be complied with as well as all additional requirements set forth in the ARRA. Loans that exceed the amount of principal forgiveness given a community will be hybrid loans. Hybrid loans will consist of using base SRF loan funds or providing ARRA funds as a loan. Interest rates will be set using the standard interest rate structure identified in Section IV of this IUP or a lower rate approved by the Indiana Finance Authority Board.

МНІ	User Rates	User Rates	User Rates
	(Over \$45 DW)	(\$25 to \$45 DW)	(Under \$25 DW)
	75% P	60% P	40% P
under \$33,669	2.06% I	2.31% I	2.81% I
	60% P	50% P	30% P
\$33,670 to \$41,566	2.31% I	2.56% I	3.06% I
	50% P	40% P	25% P
over \$41,567	2.56% I	2.81% I	3.31% I

P (principal forgiveness) I (interest rate)

10. All unfunded Proposed Projects are eligible to remain on the next SFY's PPL if they inform the DWSRF Loan Program of their desire to do so.

E. Small Systems

Of the total amount available for assistance from the DWSRF each year, the State will make at least 15 percent available solely for providing loan assistance to small systems to the extent such funds can be obligated for eligible projects, as required by 40 CFR 35.3555 (c)(2)(iv). A small system is a public water system that regularly serves 10,000 or fewer persons. Population is a criterion of the priority system – small systems receive more points than large systems – (see Exhibit E) and the State monitors the population of Participants in order to verify this requirement. The State intends on making at least 15 percent of the ARRA grant available to small systems.

VI. Set-Asides

On June 30, 2009, the balance of unexpended dollars in the Set-Aside Funds was \$972,818.67. The balance in each Set-Aside is listed in the attached spreadsheet, Exhibit F, Summary of Set-Aside Funds.

In SFY 2010, the State will bank 4%, or approximately \$905,520, of the Administrative Set-Aside. The DWSRF Loan Program retains the authority to reclaim these funds from future capitalization grants. The DWSRF Loan Program does not intend to take any other Set-Asides from the FFY 2010 Capitalization Grant. See Exhibit G.

VII. Disadvantaged Community Assistance

As permitted by 40 CFR 35.3555(c)(7), the State may provide assistance to disadvantaged communities. The State defines a disadvantaged community as a Participant with both 1) a Median Household Income (MHI) below \$33,669, as established by the 2000 US Census, and 2) an estimated post project user rate greater than \$45.00 per month. These communities receive the lowest interest rate the State provides to DWSRF Participants (see Section IV, part B, Interest Rates). Unless specifically authorized under the ARRA or the 2010 Capitalization Grant, the State does not currently provide principal forgiveness or negative interest rate loans.

VIII. Public Review

Pursuant to 40 CFR 35.3555 (b), the State will conduct a meaningful public review during the development of the SFY 2010 IUP. The DWSRF Loan Program has public noticed the IUP, including the PPL, on the SRF Loan Program website from December 11, 2009 to December 31, 2009.

The DWSRF Loan Program will respond to any major SFY 2010 IUP comment or concern; the process of such response will be determined by the nature of the comment or concern.

IX. Amending the IUP

According to 40 CFR 35.3555(d), this IUP, including the PPL, may be amended during SFY 2010 in accordance with federal and State Law, and any amendments to the PPL for the addition of drinking water projects will be subject to public review.

X. Assurances

As required by 40 CFR 31.26, the Authority, hereby affirms that it retains an independent auditor to review and audit the use of funds deposited in the DWSRF Loan Program in accordance with the auditing procedures of the federal General Accounting Office and the requirements the federal Single Audit Act and the federal Office of Management and Budget Circular A-133.

Exhibit A DWSRF Loan Program Definitions

Terms used in this document have the following meanings:

ARRA means the "American Recovery and Reinvestment Act of 2009" enacted on February 17, 2009.

Binding Commitment means a closed DWSRF loan.

Bypass Process means the procedure which allows the State to bypass projects identified in a Fundable Range if the Indiana Finance Authority determines that there may be insufficient resources to fund all loans on the PPL during the SFY. It allows projects originally identified outside the Fundable Range to be funded when higher-priority projects have not yet progressed to a stage allowing for loan closing.

Capitalization Grants means a federal grant, as evidenced by an agreement with the United States Environmental Protection Agency that provides funds to capitalize the DWSRF. Capitalization Grants include both the 2009 Capitalization Grant and the Capitalization Grant appropriated under the ARRA.

CWA means the Clean Water Act of 1972, as amended and supplemented and codified at 33 United States Code Section 1251 et seq., and the rules and regulations promulgated there under.

Drinking Water Branch (**DWB**) means the Indiana Department of Environmental Management's program area responsible for operating programs to fulfill the requirements of the Safe Drinking Water Act.

Drinking Water SRF (DWSRF) means the State's Drinking Water State Revolving Fund created in accordance with the SDWA and State law.

DWSRF Loan Program means the State's revolving fund loan program for drinking water infrastructure established under and pursuant to I.C. 13-18-21 and the programs afforded thereby.

Environmental Protection Agency (EPA) means the federal agency responsible for promulgating regulations to implement environmental statutes including the Safe Drinking Water Act and from which the DWSRF receives Capitalization Grants.

Federal Fiscal Year (FFY) means the fiscal year beginning October 1st and ending September 30th.

Fiscal Year (FY) means the fiscal year for the year indicated.

Fundable Range means an estimated current loan capacity which is determined by various assumptions. Defined at the commencement of the SFY, it determines which projects on the PPL are expected to receive assistance from the available funds subject to the DWSRF's Bypass Process.

Guarantee Revenue Bonds means one or more series of revenue bonds issued from time to time by the State to fund the DWSRF Program. Federal Capitalization Grants provide security for, and the DWSRF is the source of revenue for, the payment of Guarantee Revenue Bonds. Guarantee Revenue Bond net proceeds are loaned to Participants to finance Proposed Drinking Water Projects.

Indiana Department of Environmental Management (IDEM) means the State's environmental regulatory agency.

Indiana Finance Authority (Authority) means the State entity that administers the Indiana SRF Loan Programs pursuant to IC 4-4-11.

Intended Use Plan (IUP) means the document that is required to be prepared annually to support the State's Capitalization Grant application, which identifies the uses of all monies available to the DWSRF.

Median Household Income (MHI) means the average annual income for a given region as determined by the most recent federal census data.

Municipal Market Data (MMD) means the composite index used in pricing municipal bonds.

Nonpoint Source (NPS) Pollution means water pollution from diffuse, rather than discrete sources. It is caused by precipitation moving over and through the ground

Participant(s) means public water systems that are eligible for financial assistance from the DWSRF. Public water systems eligible for SRF assistance are for-profit and non-profit Community Water Systems (e.g. municipalities, political subdivisions, and private mobile home parks) and non-profit Non-Community Water systems (e.g. schools, churches, day cares, and group homes).

Political Subdivision means a municipal corporation, special taxing district, sanitary/conservancy district, regional water, sewer, or waste district, or any other separate local governmental entity. "Political Subdivision" is more specifically described in Indiana Code 13-11-2-164.

Preliminary Engineering Report (PER) means the document(s) submitted by the Participant that provides the information necessary for the DWSRF Loan Program to determine the technical, economic, and environmental adequacy of the Proposed Project.

Project Planning Meeting means an initial meeting held with the Participant to gain an understanding of the Participant's needs, and to explain DWSRF Program requirements and the process involved in closing a loan.

Project Priority List (PPL) means the list of eligible Proposed Projects, seeking financial assistance, in the order of their priority ranking. It includes Proposed Projects that are preliminarily scored and unranked as well as those that are scored and ranked on the basis of needs, prepared pursuant to Section 1452 of the SDWA.

Proposed Project means the drinking water infrastructure project and NPS project proposed by Participants for DWSRF financing in SFY 2008, which will be reviewed for qualification and ranking under Section 1452 of the SDWA.

Public Water System (PWS) means a system that supplies piped water for human consumption and has at least 15 service connections or 25 persons who are served by the system for 60 or more days each year.

Scoring and Ranking System means the priority ranking system; a system by which the DWSRF staff evaluates and ranks Proposed Projects for listing on the PPL.

SDWA means the Safe Drinking Water Act of 1974, as amended, Section 1452, and the rules and regulations promulgated there under including 40 CFR Part 35.

Set-Asides means the allowed uses of DWSRF Capitalization Grant monies specifically identified in Section 1452 of the SDWA that are not directly associated with the construction of capital improvement projects.

Small System Technical Assistance Fund (SSTAF) means funds from DWSRF Set-Asides that are made available to qualified Participants in order to provide assistance with planning and design costs related to their DWSRF Projects.

Source Water Protection means a strategy to protect water supplies in their natural state (before treatment) from pollution that can threaten health, lives, and community development.

State Fiscal Year (SFY) means the period of time beginning July 1st and ending June 30th.

State Law means Indiana Code 13-18-21 et seq. with applicable definitions at Indiana Code 13-11-2 and the rules and regulations promulgated there under.

State Match means the State's commitment to provide matching funds equal to 20 percent of each Capitalization Grant for the DWSRF.

State Match Revenue Bonds means one or more series of revenue bonds issued by the State Issuer as needed to fund its State Match.

State Revolving Fund (SRF) Loan Programs or SRF Loan Programs means both the DWSRF and CWSRF Loan Programs.

Cleanwater SRF (CWSRF) Loan Program means the State's revolving fund loan program for wastewater infrastructure established under and pursuant to I.C. 13-18-21 and the programs afforded thereby.

Wellhead Protection means a strategy to protect groundwater drinking supplies from pollution that can threaten health, lives, and community development.

Exhibit B: Project Priority List INDIANA DRINKING WATER STATE REVOLVING FUND (DWSRF) LOAN PROGRAM July 1, 2009

Projects applying for financial assistance (20 year loan) in State Fiscal Year 2010 (July 1, 2009-June 30, 2010).

PRELIMINARY ENGINEERING REPORTS SUBMITTED

Fundable Rango			300	'00 1	0 , č.	7\$																																														
DWSRF Loan Portion	\$0	\$813,530	87,750	\$1,120,000	\$1,340,000	\$6,103,450	\$31 106 000	\$3 935 610	010,007,03	8900 000	\$1.850.000	\$696,860	\$1,300,000	\$2,900,000	\$4,950,490	\$2,600,000	\$526,000	\$800,000	\$3,157,296	\$7 800 000	\$845 500	\$332,800	\$4.880.275	\$270,000	\$1,380,000	\$1,393,530	\$1,510,000	\$1,311,000	\$10,200,000	\$5,398,250	\$188,517	\$2,795,000	\$6,800,779	\$51,400,000	\$1,032,000	\$748,125	\$8,223,235	\$605,880	\$312,000	\$375,300	\$1,210,842	\$9,275,000	\$1,511,313	\$2,728,754	\$700,422	\$695,833	\$1,135,000	\$28,700,000	\$750,000	\$1,804,617	\$3,857,900	\$2,391,000
Estimated American Recovery and Reinvestment Act Portion	\$1,000,000	\$0	\$17,250	0\$	os	SO	S	0%	05	0,5	0\$	OS	\$0	\$0	0\$	\$0	.08	\$0	\$1,052,500	0\$	\$0	\$499,200	\$0	\$0	\$920,000	\$0	0\$	0\$	\$0	\$0	\$82,500	0.8	0\$	\$3,000,000	\$688,000	SO	\$328,000	20	\$208,000	\$220,000	\$180,000	0\$	\$180,000	\$180,000	\$180,000	\$180,000	\$0	\$0	\$0	\$180,000	20	os
Project Cost	\$1,000,000	\$813,530	\$25,000	\$1,120,000	\$1,340,000	\$6,103,450	\$31,106,000	\$3,935,610	22,159,000	000 006\$	\$1.850,000	\$696,860	\$1,300,000	\$2,900,000	\$4,950,490	\$2,600,000	\$526,000	2800,000	\$4,209,796	\$7,800,000	\$845,500	\$832,000	\$4,880,275	\$270,000	\$2,300,000	\$1,393,530	\$1,510,000	\$1,311,000	\$10,200,000	\$5,398,250	\$271,017	\$2,795,000	\$6,800,779	\$54,400,000	\$1,720,000	\$748,125	\$8,551,235	\$605,880	\$520,000	\$595,300	\$1,390,842	\$9,275,000	\$1,691,313	\$2,908,754	\$880,422	\$875,833	\$1,135,000	\$28,700,000	\$750,000	\$1,984,617	\$3,857,900	\$2,391,000
Description	water mains	water mains	surface water intake	water treatment plant	wells, water main	water mains	water treatment plant	water mains, water treatment plant, storage	water wells, water mains	water well, water storage	water storage, lab building	well, mains	water treatment plant, water mains	water treatment plant, water storage	well, starage, mains	A Militer and Lins	water storage	water treatment plant	water storage, water mains	vater mains, water treatment plant	Water storage, water mains	water mains	water treatment plant, wells	water mains	wells, water treatment plant	storage, mains	water mains, water treatment plant, storage	water tower	water storage, water mains	water mains	water well, water treatment	storage, water mains, computer system	new water treatment plant, well	water freatment plant, mains, storage	water storage, water mains	water mains, water treatment plant	water treatment plant	water mains	water treatment plant	water treatment plant	water mains	water storage, treatment plant, wells	water mains	water mains	water mains	water mains	water storage	surface water intake	water well, water main	water mains, water treatment plant	water storage, water mains	water storage
SRF Project Number	DW 09958901	DW 09087103	DW 09616301	DW 09564001	DW 09064701	DW 09347103	DW 09514903	DW 09582601	Т	т	T	Т	DW 08083802	DW 09640402	DW 09121101	DW 05160603	DW 0953-1501	200882480 WG	DW (1990)	1000 000 W (1)	MW49287001	DW 09524904	TEM 09022702	DW 09153001	DW 09134801		10080E60 MCI		DW 09311601	DW 09406001	DW 09595801		\neg	7	DW 09551501	\neg		DW 09412401	DW 09186801	Т	7	~ ~	DW 09258906	DW 09273408	┱	\neg	7	DW 09534905	DW 09671801	十	_	DW 09654501
PWSID#	5289016	5271014	5263006	5240008	5247003	5271009	5249004	5226008	5289002	5260002	5247007	5204003	5238001	5204006	5211001	5206006	5213002	5289003	\$230003	4 410gbgs	70004.5	42000tt	50X70B6	660/Nec-st	3248007	5285004	5280004	5274005	5216008	5260001	5258002	5262001	5287002	5245012	5215008	5291015	5271014	5224001	2208010	522/014	5277003	2232002	2704002	5254007	5284012	5218012	5248001	5249004	5218014	5245015	5220008	\$245020
Population	80	113,400	881	6,500	4,567	47,620	799,127	12,150	2,200	3,100	6,777	470	2,646	2,324	8,000	2,200	670	3,351	4,585	18,701	अहि	(199,127)	4,500	160	1,8/4:/	7 /906	3,300	874	1,294	8,640	2,400	4,136	14,500	33,001	5,203	686	113,400	2,870	06/15	31,590	1,998	17,451	42,434	37,240	64,873	74,950	6,300	799,127	4,684	173,431	46,872	18,292
MRI	\$31,307	\$32,439	\$28,672	\$34,244	\$28,559	\$33,986	\$40,051	\$26,689	\$33,750	\$38,225	\$34,490	\$32,981	\$33,750	\$40,396	\$30,902	\$46,528	\$27,708	\$32,219	\$42,642	\$26,289	\$33,750	\$40,051	\$35,940	\$46,802	\$30,986	\$43,393	\$34,075	\$35,417	\$40,401	\$38,893	\$33,750	\$36,246	\$49,972	\$26,538	\$46,037	\$37,563	\$32,439	026,926	970,370	\$30,440	\$30,478	630,483	330,210	\$30,230	828,018	\$26,613	\$35,359	\$40,051	\$50,974	\$27,195	534,863	\$35,540
Project Name	Garden City Trailer Court (Indiana American Water)	South Bend - Water Mains	Winslow	North Vernon	Mitchell	Mishawaka	Indianapolis Water - TW Moses Treatment Plant	Princeton	Cambridge City	Cataract Lake Water Corporation	South Lawrence Utilities	Earl Park	Dunkirk	Fowler	Brazil	Whitestown - Water Main	English	Centerville	Fortville	Vincennes	Glenwood	Indianapolis Water - Unserved Areas	Gas City	Sugar Creek Utilities / Riley Village	Elwood	LaFontaine	Tipton	Grandview	Decatur County Rural Water Corporation	Bean Blossom	Rising Sun	And-Tro Water Authority	Chandler	East Chicago	North Dearborn Water Corporation	Wolcoff	South Bend - Koot, Filters, Valve Replacements	allikanoid	Ombit City	uoliaivi	Tholana American water - rarmersourg	uoifiunuru	Indiana American water - Kienmond	Traffice A consistent Water - New Office	Indiana American water - Jerre Haute	Indiana American Water - Muncie	Alexandria	Indianapolis Water - White River Infake	Yorktown	Indiana American Water - Northwest	Elkhart Hommond Woter Toul	nathijohu - vy aksi lank
Score (100 max.)	38			1			1 61	81	18			1 41	I 21	T	7			15.4	15	15	15	I) 51	14.5	14.2	14 E	14	٦	╗	T			1	13	1	5	1	5 6	Ī.	Ť	Ť	Ť	Ť.	Ť	Ť	Ť		_	7	6.01	Т		
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Rank	Score (100 max.)	Project Name	MHI	Population	PWSID#	SRF Project Number	Description	Project Cost	Estimated American Recovery and Reinvestment Act Portion	DWSRF Loan Portion
9	9.5	Plainfield	\$46,782	15,500	5232020	DW 09573201	water mains, water storage	\$3,203,000	\$800,750	\$2,402,250
99	9.5	Anderson	\$32,577	58,000	5248002	DW 09374801	water storage	\$3,850,000	\$1,540,000	\$2,310,000
67	9.4	Elrod Water Company (Hoosier Hills Regional Water District)	\$44,352	8,397	2006925	DW 09446901	DW 09446901 water storage, water mains	\$1,030,500	0\$	\$1,030,500
89	6	Hammond - Water Treatment Plant	\$35,528	78,292	5245020	DW 09664502 water treatment	water treatment	\$2,736,000	\$825,000	\$1,911,000
71	6	Goshen	\$39,383	31,500	6000775	DW 09032001 computer system	computer system	\$1,515,800	\$454,800	\$1,061,000
72	8.3	Lowell	\$49.173	7,705	5245029	DW 09334501 water meters	water meters	\$700,000	\$280,000	\$420,000
74	8	Berne	\$35,491	4,150	5201001	DW 09190101	DW 09190101 water storage, water mains	\$2,190,000	0\$	\$2,190,000
75	8	Indianapolis Water - Main Replacements	\$40,051	799,127	5249004	DW 09504902 water mains	water mains	\$409,000	0\$	\$409,000

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Rank (1	Score (100 max.)	Project Name	MHI	Population	PWSID#	SRF Project Number	Description	Project Cost	Estimated American Recovery and Reinvestment Act Portion	DWSRF Loan Portion
Application Only	-	Albany	\$33,314	2,368	5218001	DW 10011801	DW 10011801 water treatment plant, water storage, water mains	\$1,720,000	0\$	\$1,720,000
Application Only	-	Charlestown	\$28,238	6,800	5210003	DW 1002HR01	Arddns Japan	\$150,000	\$150,000	08
Application Only	**	Charlestown State Park	\$38,338	124	\$210018	Dw. poerfoor	water supply, treatment plant, mains	\$8,000,000	\$3,000,000	\$5,000,000
Application Only	;	Lynnville	\$35,556	718	sts ook	D14068701	water storage	2860,000	\$0	\$860,000
Application Only	1	Millersburg	\$43,750		is ages	DW 10032001	W 1003200	2868,000	0\$	\$868,000
Application Only	-	North Lawrence Water Authority	\$36.480	> Japs 11	\ \ \ \ \ \ \ \ \ \ \ \ \	DJV 10084702	water mains	\$1,128,000	os	\$1,128,000
Application Only	**	Walton	\$41,429		01060	DW 10040901	water mains, water treatment plant, well	\$2,740,710	os so	\$2,740,710
Application Only	-	Westfield	\$52,963		\$229009	DW 10052901	water mains, well, storage, building	\$1,390,000	\$0	\$1,390,000
Application Only		Yankee Town Water Authority	\$60,148	005'1	5287008	DW 10078702	water well, treatment plant, mains	\$3,768,000	0\$	\$3,768,000

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\$258,037,318		Total DWSRF Loan Portion Requested
\$16,146,000		Total Estimated American Recovery and Reinvestment Act Portion
	\$274,183,318	: Total Project Cost

The source of funding for some projects may be from American Recovery and Reinvestment Act funds and base DWSRF Loan Program funds. Some of the above projects will be eligible for subsidization in the form of principal forgiveness.

A project must submit a complete Preliminary Engineering Report (PER) to DWSRF in order to be scored and ranked on the PPL. Projects within the Fundable Range are expected to recieve assistance and have consent to close a DWSRF loan until March 31, 2010.

Exhibit B-1 20% Green Reserve

DWSRF Loan Program FFY 2010 Capitialization Grant = \$22,638,000 20% = \$4,527,600

Community Name	Project Description	Total Project Cost	Green Project Description	Total Green Project Cost	Green Project Cost %	Total Green Project Cost	Category 1: Green Infrastructure	Category 2: Water Efficiency	Category 3: Energy Efficiency	Category 4: Environmentally Innovative	% of Capitialzation Grant (\$22,000,000) using Green Reserve
]	_			_			intrastructure	Efficiency	Efficiency	innovative	using Green Reserve
Charlestown State Park	wtp.wm.tanks	\$8,000,000	scada/gen/wm	\$1,000,000	12.5%	\$1,000,000	\$0	Ĺ	\$600,000	\$0	22.1%
Anderson	tank	\$3,850,000	scada	\$77,000	2.0%	\$77,000	\$0		\$0	\$0	
Alexandria	tank	\$1,135,000	scada	\$22,700		\$22,700	\$0		\$0	\$0	
LaFontaine	tank/wm	\$1,393,530	scada/wm	\$27,870	2.0%	\$27,870	\$0	\$27,870	\$0	\$0	
Brookville	wm	\$605,800	wn	\$456,000	75.3%	\$9,120	\$0	\$9,120	\$0	\$0	0.2%
Tipton	wm/wtp eq	\$1,510,000	scada/wtp eqp	\$503,000	33.3%	\$10,060	\$0	\$0	\$10,060	\$0	0.2%
Grandview	tank	\$1,311,000	scada	\$26,200	2.0%	\$26,200	\$0	\$26,200	\$0	\$0	0.6%
English	tank	\$526,000	scada	\$10,520	2.0%	\$10,520	\$0	\$10,520	\$0	\$0	0.2%
Vincennes	wtp/wm	\$8,965,000	wtp/scada	\$1,600,000	17.8%	\$760,000	\$0	\$400,000	\$360,000	\$0	16.8%
Chandler	wtp/wm	\$6,800,000	wtp/scada/vfd	\$5,000,000	73.5%	\$500,000	\$0	\$250,000	\$250,000	\$0	11.0%
East Chicago	wtp	\$54,400,000		\$3,000,000	5.5%	\$3,000,000	\$0	\$1,500,000	\$1,500,000	\$0	66.3%
North Dearborn	tank/wm	\$1,720,000		\$86,000	5.0%	\$86,000	\$0	\$40,000	\$46,000	\$0	
Hammond	Tank	\$2,391,000		\$6,000	0.3%	\$6,000	\$0	\$6,000	\$0	\$0	0.1%
Goshen	scada	\$1,555,800	scada	\$454,000	29.2%	\$454,000	\$0	\$454,000	\$0	\$0	
Indianapolis Water	wm	\$409,000		\$20,450	5.0%	\$20,450	\$0	\$20,450	\$0	\$0	0.5%
		\$4,209,798		\$20,430	0.5%	\$21,050	\$0	\$21,050	\$0	\$0	0.5%
Fortville	tank/wm			\$400,000	9,4%	\$20,000	\$0 \$0	\$21,030	\$20,000	\$0	0.4%
Bean Blossom	booster/tank	\$4,247,250	vfd				\$0 \$0			\$0	0.4%
And-Tro	booster/tank	\$2,166,000	SCADA,Vfd	\$836,000	38.6%	\$41,800			\$15,000		
Earl Park	wm/wells	\$592,000	New WM, wells	\$577,000	97.5%	\$11,540	\$0		\$5,770		0.3%
Elkhart	tank	\$3,857,000		\$25,700	0.7%	\$5,140	\$0		\$0		
South Lawrence	tank	\$1,850,000	SCADA	\$37,000	2.0%	\$37,000	\$0		\$0	\$0	
Sugar Creek	wm/mtrs	\$270,000	mtrs	\$156,200	57.9%	\$7,810	\$0		\$0	\$0	0.2%
Mitchell	wells/wm	\$1,340,000	vfd	\$600,000	44.8%	\$20,000	\$0		\$20,000	\$0	0.4%
Dunkirk	wtp	\$833,000	generator	\$73,000	8.8%	\$61,000	\$0		\$61,000	\$0	1.3%
Gas City	wtp	\$4,880,275	mtrs/scada/gen	\$671,000	13.7%:	\$671,000	\$0	\$481,000	\$190,000	\$0	14.8%
South Bend	win	\$813,530	wm	\$500,000	61.5%	\$50,000	\$0	\$50,000	\$0	\$0	1.1%
Inpls Water-Moses	wtp-	\$31,106,000	wtp/scada/vfd/gen	\$3,100,000	10.0%	\$3,100,000	\$0	\$1,500,000	\$1,600,000	\$0	68.5%
Cambridge City	weel/wm	\$2,159,000	wm/vfd	\$10,800	0.5%	\$10,800	\$0	\$0	\$10,800	\$0	0.2%
IAW-Farmersburg	waterline rep.	\$1,210,842	old line rep.	\$1,210,842	100.0%	\$121,000	\$0	\$121,000	\$0	\$0	2.7%
JAW-Richmond	waterline rep.	\$1,511,313	old line rep.	\$1,511,313	100.0%	\$151,000	\$0	\$151,000	\$0	\$0	3.3%
IAW- Kokomo	waterline rep.	\$2,728,754	old line rep.	\$2,728,754	100,0%	\$270,000	\$0	\$270,000	\$0	\$0	6.0%
IAW-Terre Haute	waterline rep.	\$700,422	old line rep.	\$700,422	100.0%	\$70,000	\$0	\$70,000	\$0	\$0	1.5%
IAW-Muncie	waterline rep.	\$695,833	old line rep.	\$695,833	100.0%	\$70,000	\$0	\$70,000	\$0	\$0	1.5%
IAW- Northwast	waterline rep.	\$1,804,617	old line rep.	\$1,804,617	100.0%	\$180,462	\$0	\$180,462	\$0	\$0	4.0%
Princeton	wm/wtp/tank	\$5,005,000	HS Pumps, Backwash Pumps, Chemical Feed	\$685,000	13.7%	\$137,000	\$0	\$0	\$137,000	\$0	3.0%
		4	SCADA, Water Main		41.004	01.40.404	7.0	4145.554	001.00		2.04
Brazil	well/tank/wm	\$4,569,180	Replacement,	\$997,500	21.8%	\$149,625	\$0	\$127,875	\$21,750	\$0	3.3%
Whitestown	wm	\$2,066,229	New Water Mains, Abandon Existing WTP	\$2,066,229	100.0%	\$206,623	\$0	\$0	\$206,623	\$0	4.6%
Centerville	wtp	\$648,000	HS Pumps w/VFD, Backwash to sewers	\$140,000	21.6%	\$28,000	\$0	\$0	\$18,000	\$10,000	0.6%
Glenwood	tank/wm	\$658,200	Replace water Mains	\$173,200	26.3%	\$34,640	\$0	\$34,640	\$0	\$0	0.8%
Berne	tank/wm	\$1,830,000	Replace water Mains, Looping	\$48,700	2.7%	\$9,740	\$0	\$9,740	\$0	\$0	0.2%
Decatur County RWD	tank/wm	\$8,500,000	Leak Detection Devices	\$17,500	0.2%	\$17,500	\$0	\$17,500	\$0	\$0	0.4%
Hoosier Hills	tank/wm	\$805,000	Pump Station Improvements, Geothermal	\$715,000	88.8%	\$116,500	\$0	\$0	\$116,500	\$0	2.6%
Mishawaka	win	\$5,218,250	VFDs, Main Looping	\$2,313,100	44.3%	\$115,655	\$0	\$0	\$37,620	\$78,035	2.6%
Rossville	wm/wtp	\$172,100	Water Main Repl., Site Sodium Hypo. Generator	\$152,500	88.6%	\$37,100	\$0	\$29,100	\$0	\$8,000	0.8%
Wolcott	wm/wtp	\$598,500	Water Main Repl., Radio Read Meters	\$450,000	75.2%	\$150,000	\$0	\$150,000	\$0	\$0	3.3%

TOTAL Green Project Costs \$35,708,000

Exhibit C to the Intended Use Plan for SFY¹ 2010 Expeditious and Timely Use of Funds in the Indiana Finance Authority's SRF Accounts

This Exhibit identifies the intended uses of the funds held in various accounts of the DWSRF, and how those uses support the goals of the DWSRF. This Exhibit also demonstrates how the Authority meets the requirements of 40 CFR 35.3550(1) by using all of the funds in the DWSRF in an expeditious and timely manner.

Sources, Uses and Available Balances in SRF Accounts

The following accounts have been created and exist under the Authority's Drinking Water Trust Indenture and comprise its DWSRF. Set forth on the attached <u>Schedule 1</u> (the "Use Schedule") is detail on what funds are held in the DWSRF and how they were expeditiously and timely used in SFY 2009 and will continue to be in perpetuity.

Drinking Water Purchase Account.

Sources of Funds: Funds held in this account² come from proceeds of Program Bonds³ issued by

the Authority. The Authority expects to cause additional Program Bonds to be issued at times and in amounts sufficient to meet the funding requirements for

loans presently closed as of the end of the SFY 2009 as well as loans

anticipated to be closed in SFY 2010 and after.

Uses of Funds: These funds are used to make loans for qualified Proposed Projects as

permitted by 40 CFR 35.3525(a). This use directly furthers the primary purpose of the DWSRF Program by financing qualified Proposed Projects that

facilitate compliance with the Safe Drinking Water Act and protect public

health.

Available Balance: As of July 1, 2009, the aggregate amount of closed and committed loans

exceeded the balance in this account ("Excess Commitments"). As additional loans are closed in SFY 2010, such committed amounts will contribute to additional Excess Commitments. The aggregate amount held in this account as of July 1, 2009 is shown in the Use Schedule. Accordingly, none of the

Refers to the State Fiscal Year ending on June 30 of the year listed.

² Pursuant to SRF Indenture modification, the former State Match Loan Account was consolidated into this Account effective May 30, 2007.

These bonds are revenue bonds within the meaning of 40 CFR 35.3525(e), the net proceeds of which were deposited in the DWSRF. To date, the Authority (or its processor issuer) has issued multiple series of bonds including several refunding series (the "Program Bonds"), a portion of which are issued for the DWSRF. An allocated portion of the Program Bonds were deposited in the Purchase Account (with such bonds being referred to as the "Guarantee Revenue Bonds" in this Intended Use Plan) to make loans from the DWSRF and a further allocated portion of the Program Bonds were deposited in the Purchase Account (or the former State Match Loan Account) as state match (with such bonds being referred to as the "State Match Revenue Bonds" in this Intended Use Plan) to make loans or for other permitted purposes; their proceeds (together with other match sources) have matched all capitalization grants awarded to date as well as a portion of the not-yet-available FFY 2009 (FFY refers to the Federal Fiscal Year ending September 30 of the year listed) grant by reason of over-match.

funds presently on deposit in this account are available for other SRF purposes except to finance closed and committed loans related to qualified Proposed Projects.

Drinking Water Participant Loan Principal Account.

Sources of Funds: Funds held in this account come from principal payments on loans made from

the Purchase Account and the former State Match Loan Account.

Uses of Funds: These funds are used to make payments on the outstanding Guarantee

Revenue Bonds as permitted by 40 CFR 35.3525(e) and the Authority's Operating Agreement with EPA. This use indirectly furthers the primary purpose of the SRF by making loan proceeds available to finance qualified Proposed Projects that facilitate compliance with the Safe Drinking Water Act

and protect public health.

Available Balance: Approximately annually, this account is fully depleted to make payments on

Program Bonds. Accordingly, none of the funds presently on deposit in this

account are available for other SRF purposes.

Drinking Water Participant Loan Interest Account.

Sources of Funds: Funds held in this account come from interest payments on loans made from

the Purchase Account and the former State Match Loan Account.

Uses of Funds: These funds are used to make payments on the outstanding Guarantee

Revenue Bonds and outstanding State Match Revenue Bonds as permitted by

40 CFR 35.3525(e) and 40 CFR 35.3550(g)(3), respectively. This use indirectly furthers the primary purpose of the SRF by making loan proceeds available to finance qualified Proposed Projects that facilitate compliance

with the Safe Drinking Water Act and protect public health.

Available Balance: Approximately annually, this account is fully depleted to make payments on

Program Bonds. Accordingly, none of the funds presently on deposit in this

account are available for other SRF purposes.

DRINKING WATER RESERVE⁴ contains the following accounts:

Drinking Water Reserve Earnings Account.

Sources of Funds: Funds held in this account come from interest payments on loans made from

the Purchase Account and the State Match Loan Account together with other

earnings on invested Reserve accounts.

Uses of Funds: These funds are first used to make payments on the outstanding Guarantee

Revenue Bonds and outstanding State Match Revenue Bonds as permitted by 40 CFR 35.3525(e) and 40 CFR 35.3550(g)(3), respectively, and *secondly*

transferred to the Reserve Deficiency Account, as described below.

Available Balance: Approximately annually, this account is fully depleted to make payments on

Program Bonds, with any excess available balances to be transferred to the Reserve Deficiency Account. Accordingly, none of the funds presently on

deposit⁵ in this account are available for other SRF purposes.

Drinking Water Reserve Grant Account.

Sources of Funds: Funds held in this account⁶ come from Federal capitalization grants drawn

when funds are loaned, up to the amount therein (and in the Equity Grant Account) that equals the perpetuity amount, and any amounts in excess

thereof come from State Match.⁷

Uses of Funds: These funds are used (i) as security⁸ for outstanding Guarantee Revenue

Bonds as permitted by 40 CFR 35.3525(e) and (ii) as a source of payment for

⁴ Pursuant to SRF Indenture modification, effective May 30, 2007, the following Reserve accounts are pledged to particular series of Program Bonds by means of subaccounts therein. Such pledged accounts serving as the Reserve for only one Series of Program Bonds (a "Series Reserve") and are held at a fixed amount (a "Series Reserve Requirement") subject to annual reductions as principal on such Series of Program Bonds are repaid as required by the SRF indenture. While not labeled under this Reserve group of accounts, amount held in Equity serve as security for the payment of Program Bonds, and thus, are part of the "reserve" for the purposes of this Intended Use Plan and the federal Safe Drinking Water Act, as amended.

And before any transfers to the WWSRF as discussed elsewhere in this Exhibit.

⁶ Pursuant to SRF Indenture modification, the former State Match Account was consolidated into this Account effective May 30, 2007.

⁷ State Match in this account came from State Match Revenue Bonds, and is from principal on loan repayments funded from such proceeds. As of July 1, 2009, such amounts related to State Match on deposit in this account have not been applied to Guarantee Revenue Bonds but may be so applied to make any regularly scheduled payments on the outstanding Guarantee Revenue Bonds as permitted by 40 CFR 35.3525(e) and the Authority's Operating Agreement with EPA.
⁸ Pursuant to the financing indentures related to the cross-collateralized outstanding Program Bonds, the Authority is presently required to maintain reserves of at least \$669.6 million, which is to be held in the Reserve accounts and is not anticipated to be used to make loans to Participants. A portion of the reserves have been allocated to the DWSRF for purpose of this Intended Use Plan (as shown in the amount set out in the Use Schedule). This is a minimum invested funds requirement. However, the Authority views invested amounts in excess of the foregoing minimum requirement as security and as a source of payment for the outstanding Program Bonds. Further, the Authority expects that the foregoing minimum requirement will increase as additional Program Bonds are issued in SFY 2010 and beyond. Such excess

the outstanding Guarantee Revenue Bonds and outstanding State Match Revenue Bonds as permitted by 40 CFR 35.3525(e) and 40 CFR 35.3550(g)(3), respectively. This use both directly and indirectly furthers the primary purpose of the DWSRF Program by making financing for qualified Proposed Projects that facilitate compliance with the Safe Drinking Water Act and protect public health.

Available Balance: The aggregate amount held in this account (as of July 1, 2009 and as anticipated in SFY 2010) is shown in the Use Schedule. In furtherance of these purposes, the funds in this account are invested with certain short-term investments, State and Local Government Series (SLGS) securities, treasury and/or agencies obligations, and long-term high-quality investment contracts (the "Investment Agreements"). The Investment Agreements (a) pay interest semi-annually serving as a source of payment for the outstanding Guarantee Revenue Bonds and outstanding State Match Revenue Bonds, (b) mature and may be terminated at the Authority's option as set forth in the attached Schedule 2, and (c) are available in full (as security) at any time if needed to pay the outstanding Guarantee Revenue Bonds.

Drinking Water Reserve Deficiency Account.

Sources of Funds: Funds held in this account, if any, will come from other Reserve accounts discussed above when the amounts held in the group of accounts serving as the Reserve any Series of Program Bonds (a "Series Reserve") exceeds its Series Reserve Requirement.

Uses of Funds:

These funds are used to fund each Series Reserve by immediately transferring them as necessary (the *first* possible use) to each Series Reserve that is below its Series Reserve Requirement on each February 1 and August 1 and secondly (if not required for such first use) shall be transferred to an Equity account (the secondary use; which is expected to occur). Any such transfer is either made to a Grant Account or Earnings Account depending on the source of the funds transferred to the Reserve Deficiency Account.

Available Balance: No amounts were held in this account as of July 1, 2009 nor are any so anticipated in SFY 2010.

purposes are served by the Equity accounts to the extent that they are not anticipated to be used to make loans to Participants.

And before any transfers to the WWSRF as discussed elsewhere in this Exhibit.

DRINKING WATER EQUITY¹⁰ contains the following accounts:

Drinking Water Equity Grant Account.

Sources of Funds: Funds held in this account come from Federal capitalization grants drawn

when funds are loaned, up to the amount therein (and in the Reserve Grant Account) that equals the perpetuity amount, and any amounts in excess

thereof come from State Match.

Uses of Funds:

These funds are used (i) as security¹¹ and as a source of payment for the outstanding Guarantee Revenue Bonds as permitted by 40 CFR 35.3525(e). (ii) to fund any transfers to the Authority's WWSRF as permitted by law including Section 302 of the Safe Drinking Water Act, and (iii) to fund that portion of any loans closed but not presently on deposit in the Purchase Account 12 in the event additional leveraged Guarantee Revenue Bonds could not be issued for any reason to meet such commitments. This use both directly and indirectly furthers the primary purpose of the DWSRF Program by making financing for qualified Proposed Projects that facilitate compliance with the Safe Drinking Water Act and protect public health.

Available Balance: The aggregate amount held in this account (as of July 1, 2009 and as anticipated in SFY 2010) is shown in the Use Schedule. 13 In furtherance of these purposes, the funds in this account are invested with certain short-term investments, State and Local Government Series (SLGS) securities, and longterm high-quality investment contracts (the "Investment Agreements"). The Investment Agreements (a) pay interest semi-annually serving as a source of payment for the outstanding Guarantee Revenue Bonds and outstanding State Match Revenue Bonds, (b) mature and may be terminated at the Authority's option as set forth in the attached Schedule 2, and (c) are available in full (as security) at any time if needed to pay the outstanding Guarantee Revenue Bonds.

¹⁰ While funds held in these Equity accounts are not pledged to the payment of Program Bonds, the SRF Program Representative may, but is not required to, direct that they be used to pay Program Bonds. Further, the Authority would expect such to occur if it was necessary to pay such bonds and, thus, while not labeled under as Reserve in this Intended Use Plan, the DWSRF treats it as part of the "reserve" for the purposes of this Intended Use Plan and the federal Safe Drinking Water Act, as amended.

Pursuant to the financing indentures, the Authority may use these funds if the Reserve Grant Account were insufficient to pay outstanding Program Bonds. Further, the Authority expects that the foregoing minimum requirement of Reserve accounts will increase as additional Program Bonds are issued in SFY 2010 and will result in a transfer of any uncommitted amounts in the Equity Grant Account to the Reserve Grant Account inclusive of any Capitalization Grants drawn into the SRF after July 1, 2009.

¹² In addition to meeting any Excess Commitments as of July 1, 2009, additional Excess Commitments will occur before additional Guarantee Revenue Bonds are issued. This will result from closing new loans for qualified Proposed Projects with (a) approved preliminary engineering reports (PERs) as of July 1, 2009, (b) PERs submitted and under review by the DWSRF as of July 1, 2009 and (c) additional PERs to be submitted (including as set in the new PPL in SFY 2010), each as detailed in the Use Schedule.

And before any transfers to the WWSRF as discussed elsewhere in this Exhibit.

Drinking Water Equity Earnings Account.

Sources of Funds: Funds held in this account come from (a) transfers from the Reserve Earnings

Account and the Participant Loan Interest Account undertaken approximately annually or at the time of an issuance of additional Program Bonds and (b)

earnings on amounts invested in the Equity accounts.

Uses of Funds: These funds are used (i) as security and as a source of payment for the

outstanding Guarantee Revenue Bonds and outstanding State Match Revenue

Bonds as permitted by 40 CFR 35.3525(e) and 40 CFR 35.3550(g)(3),

respectively, like the Equity Grant Account and (ii) to fund that portion of any

loans closed but not on deposit in the Purchase Account in the event

additional leveraged Guarantee Revenue Bonds could not be issued for any reason to meet such commitments. This use both directly and indirectly furthers the primary purpose of the SRF by making financing for qualified Proposed Projects that facilitate compliance with the Safe Drinking Water Act

and protect public health.

Available Balance: The aggregate amount held in this account as of July 1, 2009 is shown in the

Use Schedule. 14

ADDITIONAL INFORMATION CONCERNING EXPECTED USES OF SRF FUNDS

Use of Available Balances to Meet Closed Loan Commitments. Under its existing practices, the Authority closes DWSRF Program loans with Participants without the necessity of having available balances in its Purchase Account to fully fund those loan commitments on the date a DWSRF Program loan is closed. As of July 1, 2009, there were Excess Commitments. By closing new loans for qualified Proposed Projects with (a) approved PERs as of July 1, 2009, (b) PERs submitted and under review by the DWSRF as of July 1, 2009 and (c) additional PERs to be submitted (including as set in the new PPL in SFY 2010), the aggregate amount of Excess Commitments would become as shown in the Use Schedule.

The Authority expects to cause additional Program Bonds to be issued at times and in amounts sufficient to meet the funding requirements for loans presently closed and those anticipated to be closed in SFY 2010. Additionally, certain amounts held in the Equity Grant Account and Equity Earnings Account are available and would be used to meet a portion of the projected funding requirements for loans presently closed (and those anticipated to be closed in SFY 2010) in the event additional Guarantee Revenue Bonds could not to be issued.

And before any transfers to the WWSRF as discussed elsewhere in this Exhibit.

Use of Available Balances as a Reserve and Source of Payment for Guarantee Revenue Bonds. Amounts held in the Reserve Deficiency Account, Equity Grant Account, Reserve Grant Account Reserve Earnings Account and Equity Earnings Account secure, and are a source of payment, for Guarantee Revenue Bonds as permitted by 40 CFR 35.3525(e). In addition to this use, a portion of these funds are also held to meet (a) Excess Commitments in SFY 2010 in the event additional Guarantee Revenue Bonds could not to be issued and (b) any transfers to the WWSRF as permitted by law.

<u>Use of Available Balances as a Source of Payment for State Match Revenue Bonds</u>. All SRF earnings including amounts held in the Reserve Earnings Account and Equity Earnings Account secure, and are a source of payment, for State Match Revenue Bonds as permitted by 40 CFR 35.3550(g)(3). In addition to this use, a portion of these funds are held to meet (a) Excess Commitments in SFY 2010 in the event additional Guarantee Revenue Bonds could not to be issued and (b) any transfers to the WWSRF as permitted by law.

<u>Use of Available Balances to Possibly Transfer Funds to the Wastewater SRF.</u> As of July 1, 2009, about \$23.6 million has been transferred to DWSRF. As of July 1, 2009, the cumulative transfer amount available for additional transfers from CWSRF to the DWSRF could result in up to \$44.76 million of allowable transfers which includes 33% of the FFY 2008 grant. The full amount of any such potential transfers is banked.

Further, transfers can be made from DWSRF to the WWSRF up to the cumulative amount made from WWSRF to DWSRF to date, together with an amount equal to 33 percent of aggregate Drinking Water Capitalization Grants awarded. The full amount of any such potential transfers is banked.

Since the inception of the DWSRF, the Authority (or its predecessor) has banked transfers up to maximum permitted limit and continues to do so; funds held in the Equity Grant Account might be used for this purpose. Such transfer may be effectuated by a transfer of an invested balance from (a) one or more of the Authority's Investment Agreements or (b) other investments. These invested funds would then be used to support the issuance of Guarantee Revenue Bonds, the proceeds of which would be used to make Program loans. Any such determination would be based on whether the DWSRF or WWSRF program is more in need of funds (when considering their respective priorities) than the other. While a transfer from DWSRF to the WWSRF is not expected, it is also banked to reserve the Authority's discretion.

SCHEDULE C-2 SRF INVESTMENT AGREEMENTS

Funds held in the Reserve Grant Account and certain other accounts are invested in the following Investment Agreements which mature, and may be terminated at the Authority's option only, as follows:

Investment Agreement with:	Final Maturity Date ¹⁵	Optional Termination Date ¹⁶	Scheduled Repayments of Invested Amounts ¹⁷
Citigroup Global Company Inc.,			
Dated, February 13, 2006	8/1/16	Any time	\$1 to \$5 million
Trinity Plus Funding Company,	-		
LLC, Dated January 9, 2001	8/1/23	8/1/08	\$0.1 to \$18 million
Trinity Plus Funding Company,			
LLC, Dated March 21, 2006	2/1/29	N/A	\$3 to \$10 million
FSA Capital Management Services			
LLC, Dated June 19, 2007	2/1/27	N/A	\$-0- to \$0.5 million

The Authority has structured these Investment Agreements in a manner to assure as great as flexibility as practical to serve the variety of needs required by the SRF. The long-term nature of these investments assures long-term access to quality investment sources and, thereby, balances revenue certainty against known debt obligations associated with Program Bonds. This fosters the ability to issue additional Program Bonds to fund a prudent, maximum level of leveraged loans. Further, repayment features are consistent with the reserve purposes associated with most of these invested funds. These optional termination dates and scheduled repayment features associated with the Investment Agreements, in total, assure access to invested balances at reasonable intervals and are expected to facilitate future leveraged bond issues. However, it also to be understood that this restricts the SRF Program's ability to make use of these invested sums for other purpose (including certain of those uses recited elsewhere in this Exhibit) without negotiating different termination provisions which could result in charged losses upon any such alternate termination depending upon market conditions and other factors.

¹⁵ If not repaid sooner, all invested sums are required to be repaid to the Authority by this date.

On or after this date, the Authority may terminate the investment at its option and all invested sums will then be required to be repaid to the Authority without any premium (or other market to market payment).

¹⁷ Each February 1 (except for the 2001 Investment Agreements, which is each August 1), commencing in 2008 (except for the 2001 Investment Agreements, which is 2019), a portion of the invested sums is required to repaid annually to the Authority. These annual amounts are set out in a schedule to each agreement and range within the amounts shown in this column.

Exhibit D
Unspecified DWSRF Loan Program Set-Asides

	FY 2004	FY 2005	FY 2006	FY 2007	FY 2008	FY 2009 and ARRA	FY 2010	
	Amount Banked Amount Ban	Amount Banked	Amount Banked Total	Total				
Administrative	\$389,972	\$31,777	20	\$459,360	\$360,000	\$1.088.480	\$905.520	\$3,235,109
Small System Technical Assistance	80	\$0	20	\$229,680	\$130,000	0\$	80	\$359,680
State Program Management	80	80	20	80	\$0	08	OS.	9
Totals	\$389,972	\$31,777	0\$	\$689,040	\$490,000	\$1.088.480	\$905.520	\$3.594.789

		s.	





EXHIBIT E

INDIANA FINANCE AUTHORITY DRINKING WATER STATE REVOLVING FUND LOAN PROGRAM PROJECT SCORING AND RANKING WORKSHEET

Project Name:
SRF Project Number:
PWSID#:
SRF Worksheet Reviewer:
Date:
Attachment:
A) SRF Sustainable Design Incentive Checklist

DWSRF Project Scoring and Ranking Worksheet

INSTRUCTIONS:

Projects are scored using the following criteria in order to be ranked according to their priority on the Drinking Water State Revolving Fund (DWSRF) Loan Program Project Priority List (PPL). To the extent practical, the DWSRF Loan Program expects to give priority to projects that:

- 1. Address the most serious risk to human health;
- 2. Are necessary to ensure compliance with the Safe Drinking Water Act (SDWA); and
- 3. Assist systems most in financial need on a per household basis according to state affordability criteria.

Points are assigned to proposed projects that intend to correct deficiencies. For example, if the public water system has persistent violations of a Maximum Contaminant Level (MCL) but the proposed project does not address that problem, the points associated with persistent violations of a MCL will not be assigned. However, if the Participant does not have persistent MCL violations, but the project will address another public water system's persistent MCL violations, such as through consolidation, the points associated with the persistent MCL violations will be assigned.

The total number of available points is 100. If projects score equally, the project with the highest initial total first in Section 1, then Section 2, and finally Section 3 will prevail. If a tie persists, then the project that serves the smallest population will prevail.

A project must submit a complete Preliminary Engineering Report (PER) to the DWSRF Loan Program in order to be scored and ranked on the PPL.

Section 1: Acute Public Health / SDWA Compliance (upper limit 55 points)

Instructions: Assign points to projects that address acute public health concerns occurring within the last three years. The upper limit for points in this section is 55. Acute public health concerns affect an individual in the immediate short-term.

	Criteria to be corrected by project	Points for this criteria	Points for the project
1.	Administrative Order, Agreed Order, or the Indiana Department of Environmental Management (IDEM) declares a waterborne emergency at existing water works for acute public health concerns	50 points	
2.	Surface Water Treatment Rule violation, (including Backwash Filter Rule) i.e., inadequately treated surface water or groundwater under the influence of surface water	50 points	
3.	Persistent Total Coliform Rule (TCR) or Nitrate violations	50 points	
4.	Inadequate individual home water supplies documented by the local or state health department to show health hazards, such as exceeding the Drinking Water Maximum Contaminant Levels	50 points	
5.	Consolidation of a non-complying public water system (acute public health concerns)	50 points	
6.	Condition determined to be an acute public health concern by IDEM or the Indiana State Department of Health (ISDH)	50 points	
7.	Compliance maintained in anticipation of a new regulation relating to acute public health	45 points	
		Initial total is:	

The upper limit for points in Section 1: Acute Public Health / SDWA Compliance is 55.	
The final score for Section 1 is:	

Section 2: Chronic Public Health / SDWA Compliance (upper limit 25 points)

Instructions: Assign points to projects that address chronic public health concerns occurring within the last three years. The upper limit for points in this section is 25 points. Chronic public health concerns affect an individual over a lifetime.

Cr	iteria to be corrected by project	Points for this Criteria	Points for the project
1.	Administrative Order or Agreed Order for chronic public health concerns	20 points	
2.	Persistent MCL violations (Volatile Organic Compounds, Synthetic Organic Compounds, Inorganic Compounds, Radionuclides or Disinfection Byproducts Rule)	20 points	
3.	Lead and Copper Action Level violations	20 points	
4.	Significant noncompliance (SNC) as determined by IDEM	20 points	
5.	Consolidation of a non-complying public water system (chronic public health concerns)	20 points	
6.	Condition determined to be a chronic public health concern by IDEM or ISDH	20 points	
7.	Compliance maintained in anticipation of a new regulation relating to chronic public health	15 points	
		Initial total is:	

relating to chronic public health	15 points	
	Initial total is:	
The upper limit for points in Section 2: Chronic Public Health	/ SDWA Compliance is 25. The final score for Section 2 is:	

Section 3: Public Health / Water Works Regulations Compliance (upper limit 10 points)

Instructions: Assign points to projects for infrastructure improvements that will bring the existing public water systems into compliance with IDEM and/or water works regulations, such as Recommended Standards For Water Works 2003 Edition (A Report of the Water Supply Committee of the Great Lakes – Upper Mississippi River Board of State and Provincial Public Health and Environmental Managers). The upper limit for points in this section is 10 points.

	Criteria to be corrected by project	Points for this Criteria	Points for the project
1.	Resolve an IDEM connection ban, early warning notice or a non-SDWA violation	10 points	
2.	Resolve inadequate pressure in water works	10 points	
3.	Resolve conditions of inadequate quantity of a water supply, including individual home wells	7 points	
4.	Ensure that drinking water receives appropriate treatment to meet secondary standards	7 points	
5.	Ensure storage capacity in the water works is adequate	7 points	
6.	Reduce leakage and increase accountability	5 points	
7.	Ensure adequate flow in distribution system	5 points	
8.	Prevent conditions favoring the entrance of contaminants into the distribution system	3 points	
9.	Install eligible security measures (alternate intake, fencing, lighting, cameras, motion detectors, secure chemical and fuel storage, security hatches, and access panels)	3 points	
		Initial total is:	

The upper limit for points in Section 3: Public Health / Water Works Regulations Compliance is 10.	
The final score for Section 3 is:	

Section 4: Affordability and Population (upper limit 6 points)

Instructions: Affordability points are assigned to assist community water systems most in need on a per household basis. Therefore, non-community systems are not eligible to receive affordability points. The upper limit for points in this section is 6 points. Sources for median household income and population data include the most recent U.S. Census and the IDEM Safe Drinking Water Information System (SDWIS). The post project annual water bill is based on an average monthly water bill (based on 4,000 gallons) x 12 months and rounded to one decimal place.

Criteria to be corrected by project	Points for this Criteria	Points for the project
A. Affordability: post-project annual water bill as a percentage of	f median household i	ncome
Community water systems only.		
Greater than or equal to 1.5 %	5 points	
1.0 - 1.4 %	4 points	
Less than or equal to 0.9 %	1 point	
B. Population served by the project		
Community and non-community water systems		
Less than or equal to 10,000	1 point	
Greater than or equal to 10,001	0 points	
	Initial total is:	

Greater than or equal to 10,001	o points	
	Initial total is:]
The upper limit for points in Section 4: Affordability and Population	n is 6. The final score for Section 4 is:	
· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·	

Section 5: Bonus (upper limit 4 points)

Instructions: Bonus points encourage community water systems to perform planning and proper operation and maintenance. Non-community water systems are not eligible for bonus points. The upper limit for points in this section is 4 points.

Criteria to be corrected by project	Points for this	Points for
	Criteria	the project
A. Other Funds Available		
Points are assigned to encourage community water systems to have o		
other loans) in addition to the construction loan from the DWSRF Lo		
calculated by dividing the other funds by the total project cost and ro		
points based on whether the system has the committed funds (Award	ed) or is still in proces	s of applying
for other funds (Applying).		
Less than or equal to 10 %	0 points	
11-50 %	1-2 points	
(Awarded: 2 points / Applying: 1 points)	P	
Greater than or equal to 50%	2-3 points	
(Awarded: 3 points / Applying: 2 points)	2 5 points	
B. Capacity Development / Sustainability	-	
1. Completes a self-assessment survey to assess the technical,		
managerial and financial capability of the utility, such as	1 point	
CUPSS (Check Up System for Small Systems), but does not	1 point	
have to be IDEM specific		
2. Attends training for Utility Board Drinking Water	1 point	
Administrators	1 point	
3. Consolidation of a SDWA compliant public water system or	1 point	
interconnection	ı pomi	11 - 1 - 10 - 11 - 11 - 11
4. Zero SDWA violations in last 12 months	1 point	
5. Project includes Wellhead Protection Plan Implementation	1 point	
measures	ı point	
6. Member of InWARN Network	1 point	
7. Recognized with a Hoosier Water Guardian Award	1 point	
8. >95% customers metered	1 point	
9. Unaccounted for water <15%	1 point	
10. Public Water System utilizes a Water Conservation Ordinance	1 point	
11. Project includes the remediation/redevelopment of a brownfield		
(IC 13-11-2-19.3) in conjunction with the Indiana Finance	1 point	
Authority Brownfields Program	-	
12. Project incorporates sustainable elements, as recognized by		
Attachment A: The SRF Sustainable Infrastructure Checklist		
(NOTE: these points are pending approval, and will not be	1-4 points	
assigned until approved by the Indiana Finance Authority		
Board.)		
	Initial total is:	

The upper limit	for points in S	ection 5: Bonus is 4	 The final score for Section 5 is 	:

DWSRF Project Scoring and Ranking Table	
Section 1: Acute Public Health / SDWA Compliance (upper limit 55 points)	
Section 2: Chronic Public Health / SDWA Compliance (upper limit 25 points)	
Section 3: Public Health / Water Works Regulations Compliance (upper limit 10 points)	
Section 4: Affordability and Population (upper limit 6 points)	
Section 5: Bonus (upper limit 4 points)	
TOTAL SCORE:	

Attachment A SRF Sustainable Design Incentive Checklist (50 Possible Total Points)

A.	En	erg	y Reduction/Alternative Source Items (13 Subtotal Points)
		2.3.4.	The design reduces the future carbon footprint (5 points) Site planning for any new storage, pumping station or treatment plant provides that items such as heat sink shading, building orientation and green roofs are included in the design (3 points) The design includes an energy reduction plan (from the Energy Audit) with at least a 20% reduction goal (3 points) Project utilizes a SCADA system, which performs data collection and control at the supervisory level that is placed on top of a real-time control system (multiple Programmable Logic Controls (PLC's)) to reduce energy consumption and enhance process control (1 point) Clean fuel construction vehicles are used for 50% of the construction work (1 point)
В.			nd, Water Reuse and Reduction Items (15 Subtotal Points)
		2.	Project creates, restores or expands a wetland (1-3 points) Storm water capture/rain harvesting utilization for water reuse on site to be implemented (2 points for a treatment plant and/or 3 points for within collection system) The project includes long-term clear water reduction components (4 points) The treatment facility incorporates water conservation and side stream reduction (3 points)
C.	Site	e an	nd Material Reuse Items (17 Subtotal Points)
·		 2. 3. 4. 5. 	Previously disturbed areas are given a high priority for any new storage, pumping station or treatment plant site selection (2 points); use of a brownfield site (adds 2 points) The design takes into account the deconstruction of the new, above-ground facilities (2 points) Offsite beneficial reuse of either the treated wastewater or biosolids (2 points); new treatment process that significantly reduces residuals disposal (2 additional points) The project beneficially utilizes recycled materials in the construction (2 points) The specifications include an incentive clause for construction waste reduction, cut/fill earth work balance (2 points) Low-impact construction technology is utilized to minimize impacts to the existing surface (3 points)
D.	Det	taile	ed life cycle costs (material, equipment, energy usage etc.) are fully utilized in the alternative selection is (5 points)
		A l (pl	oject selection is based on detailed life cycle cost analysis life cycle cost analysis calculates the cost of a project over its entire life span and includes up-front capital costs anning, design and construction), annual operation and maintenance costs, replacement costs, and salvage lue as well as annual project revenues.
	50	Tat	tal Desaible Daints

Exhibit F

Exhibit F
Summary of State of Indiana Set-Aside Activity
Total for Grant Years 1997 through 2009
As of June 30, 2009

Set-Aside	Federal Funds Awarded for Set- Asides	Maximum Grant for Set-Aside / Category (as % of Total Federal Grant)	Funds Obligated / Encumbered (optional)	Unobligated Balance	Funds Expended	Balance of Unexpended Funds	Set-Aside Spending Rate
Set-Aside Category							
Administration Set-Aside [b]	2,367,712.11	4%	365,804.00	2,001,908.11	1,978,908.11	388,804.00	83.6%
Small Systems Technical Assistance [c]	1,311,983.89	2%	0.00	1,311,983.89	984,679.89	327,304.00	75.1%
State Program Management PWSS (administer State program) [d1ij Source Water Protection programs [d1ii] Capacity Development strategy [d1iii] Operator Certification program [d1iv]	1,656,369.00 0.00 0.00 0.00		256,710.67 0.00 0.00 0.00	1,399,658.33 0.00 0.00 0.00	1,399,658.33 0.00 0.00 0.00	256,710.67 0.00 0.00 0.00	
Total State Program Management (note: 1-to-1 match requried on State Program Management)	1,656,369.00	10%	256,710.67	1,399,658.33	1,399,658.33	256,710.67	84.5%
Local Assistance / other State Programs Land Acquisition loans [e1i] Source Water Protection loans [e1ii] Wellhead Protection [e1iii] PWS Capacity Development assistance [e1iv] SWP areas - Delineation & Assessment [e1v]	0.00 0.00 0.00 2,163,769.00 0.00		0.00	0.00 0.00 0.00 2,163,769.00	0.00 0.00 0.00 2,163,769.00 0.00	0.00 0.00 0.00 0.00	
l otal Local Assistance & other State Programs	2,163,769.00	15%	0.00	2,163,769.00	2,163,769.00	0.00	100.0%
Sub-Total: Non-Administration Set-Asides	5,132,121.89		256,710.67	4,875,411.22	4,548,107.22	584,014.67	88.6%
Total - All Set-Aside Activity	7,499,834.00		622,514.67	6,877,319.33	6,527,015.33	972,818.67	87.0%

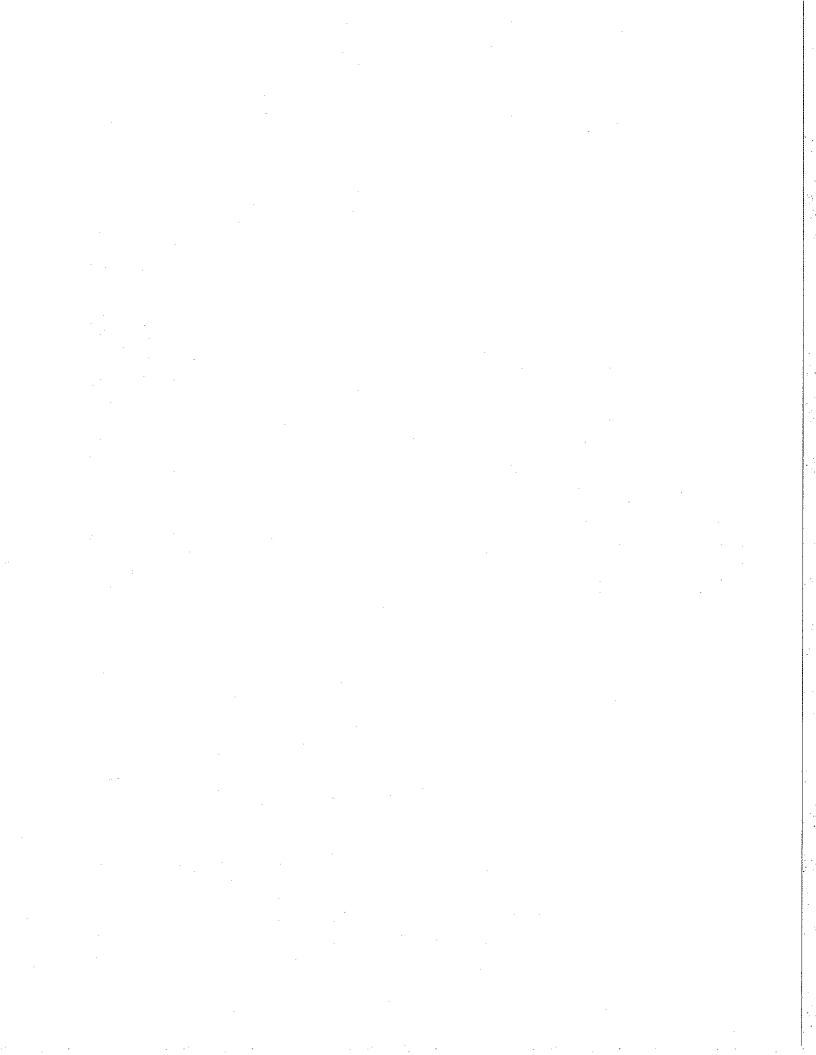


Exhibit G SFY 2010 Set-Aside Work Plan

In SFY 2010 (July 1, 2009 – June 30, 2010), Indiana's Drinking Water State Revolving Fund (DWSRF) Loan Program will use its DWSRF Set-Aside allotments to continue promoting the implementation of the Safe Drinking Water Act (SDWA).

ADMINISTRATIVE SET-ASIDE (SDWA 1452(g)(2))

In SFY 2010, the State will bank 4%, or approximately \$905,520 of the Administrative Set-Aside. The DWSRF Loan Program retains the authority to reclaim these funds from future capitalization grants. The DWSRF Loan Program does not intend to take any other Set-Asides from the FFY 2010 Capitalization Grant.